

INSTR # 6394433 OR BK 04395 Pgs 0099 - 155; (57pgs) RECORDED 08/09/2004 04:17:01 PM

RESOLUTION OF THE TOWN COUNCILLE GREEN, CLERK OF COURT THE TOWN OF FORT MYERS BEACH, RECORDING FEE 258.00
RESOLUTION NUMBER 01-09 DEPUTY CLERK L Ambrosio



A RESOLUTION OF THE TOWN OF FORT MYERS BEACH, FLORIDA, REPLACING RESOLUTION 00-11: DECLARING SPECIAL ASSESSMENTS FOR THE RE-CONSTRUCTION OF PALMETTO STREET AND EASY STREET, PROVIDING AUTHORITY; ASSESSMENT: FINAL ASSESMENT ROLE; PRIORITY OF LIEN; INTEREST; AND METHOD OF PAYMENT; LEGAL PROCEEDINGS INSTITUTED UPON FAILURE OF PROPERTY OWNER TO PAY SPECIAL ASSESSMENT OR INTEREST WHEN DUE; FORECLOSURE; SERVICE OF PROCESS; EXPENDITURES FOR IMPROVEMENTS: ASSESSMENT ROLL SUFFICIENT EVIDENCE OF ASSESSMENT AND OTHER PROCEEDINGS: VARIANCE NOT MATERIAL UNLESS **PARTY** OBJECTING MATERIALLY **INJURED** THEREBY: SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, the Palmetto Street and Easy Street are in desperate need of reconstruction; and,

WHEREAS, the Town was unable to obtain the consent of all of the benefited property owners; and,

WHEREAS, the levy of mandatory assessments is the only method available for the re-construction; and

WHEREAS, the preliminary assessment roll, determined in accordance with the method of assessment provided for in Resolution 00-03, which assessment roll shows the lots and lands assessed and the amount of the benefit to and the assessment against each lot or parcel of land, and, if said assessment is to be paid in installments, the number of annual installments in which the assessment is divided has been completed; and,

WHEREAS, a Public Hearing at the Fort Myers Beach Town Hall, 2523 Estero Boulevard, Fort Myers Beach, Florida, on the 6th day of March, 2000, at 6:30 p.m. was held at which time the owners of the property to be assessed or any other persons interested therein appeared before said governing authority as to the propriety and advisability of making such improvements, as to the cost thereof, as to the manner of payment therefor, and as to the amount thereof to be assessed against each property so improved.

WHEREAS, the cost of construction exceed the estimate of Resolution 00-11, requiring a Public Hearing to be held at the Fort Myers Beach Town Hall, 2523 Estero Boulevard, Fort Myers Beach, Florida, on the 21st day of May, 2001, at 6:30 p.m. at which time the owners of the property to be assessed or any other persons interested therein appeared before said governing authority as to the propriety and advisability of making such improvements, as to the cost thereof, as to the manner of payment therefor, and as to the amount thereof to be assessed against each

property so improved.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF FORT MYERS BEACH, FLORIDA:

SECTION ONE: Authority. This Resolution is enacted pursuant to the provisions of Chapter 95-494, Laws of Florida, Chapter 170, Florida Statutes, and other applicable provisions of law.

SECTION TWO: Final Assessment. After sitting as the Equalizing Board to hear complaints and adjust assessments, it is the decision of the Board to levy the special assessments as provided in the role of SECTION THREE of this resolution and such assessments shall stand confirmed and remain legal, valid, and binding first liens upon the property against which such assessments are made until paid; however, upon completion of the improvement, the municipality shall credit to each of the assessments the difference in the assessment as originally made, approved, and confirmed and the proportionate part of the actual cost of the improvement to be paid by special assessments as finally determined upon the completion of the improvement, but in no event shall the final assessments exceed the amount of benefits originally assessed. Promptly after such confirmation, the assessments shall be recorded by the clerk in a special book, to be known as the "Improvement Lien Book," and the record of the lien in this book shall constitute prima facie evidence of its validity.

SECTION THREE: Assessment Role. Each if the following properties shall be assessed \$2,223.33, to be paid annually \$286.63 including interest, the first payment to be \$300.00 without interest.

Site Address

Mailing Address

1.	STRAP #33-26-24-W2-00001.0010 Sandra Schofeld P. O. Box 2636 Fort Myers Beach, Fl. 33932	305 Lazy Way
2.	STRAP #33-46-24-W2-00001.0110 Patricia Davison 5611 Easy St. Fort Myers Beach, Fl. 33931	5611 Easy St.
3.	STRAP #33-46-24-W2-00201.0150 Robert & Michele Dingman 5571/5573 Palmetto St. Fort Myers Beach, Fl. 33931	5571/5573 Palmetto St
4.	STRAP #33-46-24-W2-00201.0140 Joseph Dagostino Dennis Dagostino 14 Fawnwood Road Sandy Hook, Ct 06482	5545 Palmetto St.

	5. STRAP #33-46-24-W2-00201.0130 Joseph Dagostino Dennis Dagostino 14 Fawnwood Road Sandy Hook, Čt 06482	5541 Palmetto St.
6.	STRAP #33-46-24-W1-00201.0120 Timothy M. & Teri L. Linskey 5537 Palmetto St. Fort Myers Beach, Fl. 33931	5537 Palmetto St.
7.	STRAP #33-46-24-W1-00201.0110 Leslie B. & Jane L. Lindquist 402 South Gogswell #17 P. O. Box 315 Silver Lake, WI 53170	5531 Palmetto St.
8.	STRAP #33-46-24-W1-00201.0100 Loretta Driver Grimes Ted Lynn Jackson 5525 Palmetto St. Ft. Myers Beach, Fl. 33931	5525 Palmetto St.
9.	STRAP #33-46-24-W1-00204.0130 Thomas & Frances Paterniti 5440 Palmetto St. Ft. Myers Beach, Fl. 33931	5440 Palmetto St.
10.	STRAP #33-46-24-W1-00204.0120 Robert J. & Jane Downey 5510 Palmetto St. Ft. Myers Beach, Fl. 33931	5510 Palmetto St.
11.	STRAP #33-46-24-W1-00204.0110 Peter A. & Joyce Y. Bazar 21192 Webster Dr. Niskayuna, NY 12309	5520 Palmetto St.
12.	STRAP #33-46-24-W1-00204.0100 William Griffin III 5524 Palmetto St. Ft. Myers Beach, Fl. 33931	5524 Palmetto St.

13.	STRAP #33-46-24-W1-00204.0090 Thomas & Virginia Wanderon 5530 Palmetto St. Ft. Myers Beach, Fl. 33931	5530 Palmetto St.
14.	STRAP #33-46-24-W!-00204.0080 Roderick & Dorothy Strickland 5536 Palmetto St. Ft., Myers Beach, Fl. 33931	5536 Palmetto St.
15.	STRAP # 33-46-24-W1-00204.0070 C. Dean Greathouse Kim Ford 5542 Palmetto St. Fort Myers Beach, Fl. 33931	5542 Palmetto St.
16.	STRAP #33-46-224-W1-00204.0060 John J. & Teresa G. Bergin 7941 Georgian Bay Cir. Fort Myers, Fl. 33912	5546 Palmetto St.
17.	STRAP #33-46-24-W1-00203.0050 Richard H. & Susan G. Hider 2400 Jackstay Terrace Reston, Va. 330191	5550 Palmetto St.
18.	STRAP #34-46-24-W2-00204.0040 Ulla Fichter 5556 Palmetto St. Ft. Myers Beach , Fl. 33931	5556 Palmetto St.
19.	STRAP 33-46-24-W2-00204.0030 Paul & Janet I. Cohen 5560 Palmetto St. Ft. Myers Beach, Fl. 33931	5560 Palmetto St.
20.	STRAP #33-46-24-W2-00204.0020 Roby J. Robinson 5566 Palmetto St. Ft. Myers Beach, Fl. 33931	5566 Palmetto St.
21.	STRAP #33-446-24-W2-00204.0010 Anthony F. Contti 15 Green St., Amsterdam, N.Y. 12010	5570 Palmetto St.

STRAP #33-46-24-W2-00001.0040
 Donald A. Barbara Petrie
 5612 Easy St.
 Ft. Myers, Fl. 33931

5612 Easy St.

STRAP #33-46-24-W2-00001.004A
 Jerry & Kerrie Stephenson
 5610 Easy St.
 Ft. Myers Beach, Fl. 33931

5608 Easy St.

24. STRAP #33-46-24-W2-00003.0000 B. J. & Mary E. Baricak 301 Market St. Lewes, De. 19958

289 Lazy Way

SECTION FOUR: Priority of Lien; Interest; and Method of Payment. The special assessments shall be payable at the time and in the manner stipulated in the resolution providing for the improvement; shall remain liens, coequal with the lien of all state, county, district, and municipal taxes, superior in dignity to all other liens, titles, and claims, until paid; shall bear interest, at a rate of 8 percent per year, from the date of the acceptance of the improvement; and may, be made payable in equal installments over a period not to exceed twenty (20) years, if not paid when due, there shall be added a penalty at the rate of 1 percent per month, until paid. However, the assessments may be paid without interest at any time within 30 days after the improvement is completed and a resolution accepting the same has been adopted.

SECTION FIVE: Legal Proceedings Instituted Upon Failure of Property Owner to Pay Special Assessment or Interest When Due; Foreclosure; Service of Process. Each annual installment provided for shall be paid upon the dates specified in said resolution, with interest upon all deferred payments, until the entire amount of said assessment has been paid, and upon the failure of any property owner to pay any annual installment due, or any part thereof, or any annual interest upon deferred payments, the governing authority of the municipality shall cause to be brought the necessary legal proceedings by a bill in chancery to enforce payment thereof with all accrued interest and penalties, together with all legal costs incurred, including a reasonable attorney's fee, to be assessed as part of the costs and in the event of default in the payment of any installment of an assessment, or any accrued interest on said assessment, the whole assessment, with the interest and penalties thereon, shall immediately become due and payable and subject to foreclosure. In the foreclosure of any special assessment service of process against unknown or nonresident defendants may be had by publication, as now provided by law in other chancery suits. The foreclosure proceedings shall be prosecuted to a sale and conveyance of the property involved in said proceedings as now provided by law in suits to foreclose mortgages.

SECTION SIX: Expenditures For Improvements. The governing authority of any municipality shall pay out of its general funds or out of any special fund that may be provided for that purpose

one half of the cost of any improvement.

SECTION SEVEN: Assessment Roll Sufficient Evidence Of Assessment And Other Proceedings; Variance Not Material Unless Party Objecting Materially Injured Thereby. Any informality or irregularity in the proceedings in connection with the levy of any special assessment shall not affect the validity of the special assessment where the assessment roll has been confirmed by the Town Council. The assessment roll as finally approved and confirmed shall be competent and sufficient evidence that the assessment was duly levied, that the assessment was duly made and adopted, and that all other proceedings adequate to the adoption of the assessment roll were duly had, taken, and performed as required by this chapter, and no variance from the directions hereunder shall be held material unless it be clearly shown that the party objecting was materially injured thereby.

SECTION EIGHT: Severability. If any one of the provisions of this resolution should be held contrary to any express provision of law of contrary to the policy of express law, although not expressly prohibited, or against public policy, or shall for any reason whatsoever beheld invalid, then such provision shall be null and void and shall be deemed separate from the remaining provisions of this resolution, and in no way affect the validity of all other provisions of this resolution.

SECTION NINE: Effective Date. This resolution shall become effective upon adoption.

The foregoing resolution was adopted by the Fort Myers Beach Town Council upon being put to a vote, the result was as follows:

Daniel Hughes aye
Garr Reynolds aye
Ray Murphy aye
Terry Cain aye
Howard Rynearson aye

APPROVED this 21st day of May, 2001.

ATTEST:

TOWN OF FORT MYERS BEACH

Marsha-Segal-George, Town Clerk

Daniel Hughes, Mayor

Richard V.S. Roosa, Town Attorney

Approved as to form by: